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SEC. 2. Whoever violates the provisions of this act, or any rule or regulation of the State board of health made under authority hereof, shall be deemed guilty of a misdemeanor and be liable to a fine not exceeding \$25 for each offense.

SEC. 3. This act shall take effect on the first day of June, 1915.

Water Supplies-Prevention of Pollution of. (Chap. 92, Act Mar. 31, 1915.)

SECTION 1. Chapter 205 of the Laws of 1913, entitled "An act to control the further

pollution of streams, lakes, and rivers and the protection of water supplies," is hereby amended by striking out sections 3 and 4, and inserting in place thereof the following: "Sec. 3. No person, corporation, or association, supplying water to the public for domestic use, shall have resort to, hold in reserve, or maintain a connection through which water may be received from any auxiliary or emergency source of supply, the quality of which has not been approved by the State board of health and under regular inspection thereby, unless such source shall have been duly declared to and registered by the said board. Every valve, gate, or other device for controlling or preventing the inflow of water of such unapproved character to the public supply-pipe system must be of such construction as to permit of effective sealing or inspection, and such valves, gates, or other devices shall be kept under or subject to the seal and inspection of the State board of health. Whenever it shall become necessary to break such seal or to resort to an unapproved emergency source, notice thereof within 24 hours shall be conveyed to the said board by telephone or telegraph and

also by mail. The State board of health shall have full control and oversight of emergency intakes. It may, when feasible and deemed necessary for the protection of public health, upon reasonable notice require the abandonment of any existent emergency source and the adoption of other means of supply; and if in its judgment the circumstances warrant, it may order the permanent installation and continuous maintenance in connection therewith of some approved form of disinfecting apparatus

or equipment. In case said board shall require the abandonment of any such emergency source, the person, corporation, or association aggrieved thereby shall have an appeal to the superior court in term time or vacation, said appeal to be taken within 30 days from the receipt of the order from said board, and said court may make such orders thereon as justice may require.

"Sec. 4. Whoever violates any of the provisions of this act, or fails to comply with the lawful orders and requirements of the State board of health duly made and pro-

the lawful orders and requirements of the State board of health duly made and provided herein, or whoever hinders or obstructs any inspector in the pursuit of his lawful duty, shall be punished by a fine of not less than \$100 nor more than \$1,000."

Domestic Animals—Communicable Diseases—Tuberculin Test. (Chap. 125, Act Apr. 15, 1915.)

Section 1. Amend chapter 113 of the public statutes by striking out the whole of section 18 and substituting the following:

"Sec. 18. Any person who shall sell, offer for sale, trade, or barter any horse infected by the disease known as glanders, or swine infected by the disease known as hog cholera, or expose the same or allow them to be exposed upon any highway or in any public place or pasture, shall be fined a sum not exceeding \$100 or confined 30 days in jail, or both, for each offense."

Sec. 2. The commissioner of agriculture may make an examination of any animal or animals, owned by any person or persons within this State, reported to him as being tubercular; and if in his judgment he deems necessary, he may cause to be made a tuberculin test, provided that the owner or agent shall agree in writing to improve sanitary conditions, to disinfect his premises should diseased cattle be found, to agree to slaughter animals responding to such test or hold them in quarantine pursuant to the directions of the commissioner of agriculture, and to follow instructions designed

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to prevent the reinfection of the herd, or to suppress the disease or prevent the spread thereof. Any bovine animal in which tuberculosis is diagnosed by a physical examination or the tuberculin test, or both, which is not immediately slaughtered, shall be marked by inserting in the left ear a metal tag or button upon which is stamped a number and the capital letter T; and a record of each number, with a full and complete description of each animal, shall be kept by the commissioner of agriculture, and he is authorized to make regulations whereby animals reacting to the tuberculin test, which show no marked physical indications of disease, may be retained by the owner and used for breeding purposes, and the dairy products of such animals may be sold under regulations made by the State board of health: *Provided*, however, That any bovine animal slaughtered by order of the commissioner shall not be appraised more than \$100.

SEC. 3. It shall be unlawful for any person to sell, offer for sale, trade, or barter any bovine animal known to have a communicable, infectious, or contagious disease, except for immediate slaughter under the inspection of State or Federal authorities, or by written permit from the commissioner of agriculture under such regulations which may be hereafter made and provided.

Mental Defectives—Marriage of. (Chap. 161, Act Apr. 21, 1915.)

Section 1. No woman under the age of 45 years, or man of any age—except he marry a woman over the age of 45 years—either of whom is an epileptic, imbecile, feeble-minded, idiot, or insane person, shall hereafter intermarry or marry any other person within this State.

Sec. 2. No clergyman, or other officer authorized by law to solemnize marriages within this State, shall hereafter perform a marriage ceremony uniting persons in marriage, either of whom is an epileptic, imbecile, feeble-minded, idiot, or an insane person, unless the female party to such marriage is over the age of 45 years.

SEC. 3. No city clerk or other authorized officer shall issue a license for the marriage of an epileptic, imbecile, feeble-minded, idiot, or insane person, unless the female party to such marriage is over the age of 45 years. Should any question arise as to whether or not applicant for license to marry is epileptic, imbecile, feeble-minded, idiot, or an insane person, each of the contracting parties shall procure an affidavit from one duly licensed physician, other than the person seeking the license, showing that the contracting parties are not epileptics, imbeciles, feeble-minded, idiots, or insane persons.

Sec. 4. Any person who knowingly violates any of the provisions of this act, or any person knowingly swearing falsely to any of the affidavits mentioned in this act, shall be punished by a fine of not less than \$50 or more than \$500, or by imprisonment in jail not over 30 days, or by both such fine and imprisonment.